

# IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: **People of MI v Gaylord Clyde Wilson**  
Docket No. **282510**  
L. Ct. No. **77-016787-FY**

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The delayed application for leave to appeal from the March 6, 2007, order is DISMISSED for lack of jurisdiction because the order in question denied a successive motion for relief from judgment, which was filed after August 1995, where no newly discovered evidence or retroactive change in the law can be found. MCR 6.502(G). Appellant's reliance upon *Crawford v Washington*, 541 US 36; 124 S Ct 1354; 158 L Ed 2d 177 (2004), as a retroactive change in the law is misplaced because its holding only applies to cases that were pending on direct appeal or were not final at the time *Crawford* was decided. *People v Bell*, 264 Mich App 58, 62; 689 NW2d 732 (2004). Defendant's direct appeal was disposed in 1981.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAY - 8 2008

Date

*Sandra Schultz Mengel*  
Chief Clerk